

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|-------------------------|--|----------------------|---------------------------|------------------|
| 10/791,035 | 03/02/2004 | Karthik Jaganathan | MSFT-2925/306566.01 | 1256 |
| | 7590 03/12/2008 WASHBURN LLP (MI | CROSOFT CORPORATION) | EXAMINER | |
| CIRA CENTRE, 12TH FLOOR | | | PERUNGAVOOR, VENKATANARAY | |
| | ARCH STREET ADELPHIA, PA 19104-2891 | | ART UNIT | PAPER NUMBER |
| | | | 2132 | |
| | | | | |
| | | | MAIL DATE | DELIVERY MODE |
| | | | 03/12/2008 | PAPER |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| , | | $m \sim$ | | | |
|---|---|---|--|--|--|
| • | Application No. | Applicant(s) | | | |
| 055 | 10/791,035 | JAGANATHAN ET AL. | | | |
| Office Action Summary | Examiner | Art Unit | | | |
| | Venkat Perungavoor | 2132 | | | |
| The MAILING DATE of this communication Period for Reply | appears on the cover sheet with | h the correspondence address | | | |
| A SHORTENED STATUTORY PERIOD FOR REWHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some any reply received by the Office later than three months after the meanned patent term adjustment. See 37 CFR 1.704(b). | G DATE OF THIS COMMUNIC. RR 1.136(a). In no event, however, may a report. In the second will expire SIX (6) MONTH tatute, cause the application to become ABA | ATION. bly be timely filed HS from the mailing date of this communication. NDONED (35 U.S.C. § 133). | | | |
| Status | | | | | |
| 1) Responsive to communication(s) filed on 2 | 23 January 2008. | | | | |
| 2a) ☐ This action is FINAL . 2b) ☑ | This action is FINAL . 2b)⊠ This action is non-final. | | | | |
| , | S) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | |
| closed in accordance with the practice und | ler Ex parte Quayle, 1935 C.D. | 11, 453 O.G. 213. | | | |
| Disposition of Claims | | | | | |
| 4) ☑ Claim(s) 1-28 is/are pending in the applica 4a) Of the above claim(s) is/are with 5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) 1-28 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction are | drawn from consideration. | | | | |
| Application Papers | | | | | |
| 9) The specification is objected to by the Exan | | | | | |
| 10) The drawing(s) filed on is/are: a) | | | | | |
| Applicant may not request that any objection to Replacement drawing sheet(s) including the co | • | | | | |
| 11) The oath or declaration is objected to by the | , | | | | |
| Priority under 35 U.S.C. § 119 | | | | | |
| 12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the priority docum application from the International Bu * See the attached detailed Office action for a | nents have been received. nents have been received in Ap priority documents have been re reau (PCT Rule 17.2(a)). | plication No eceived in this National Stage | | | |
| Attachment(s) | • | | | | |
| 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date | | Mail Date ormal Patent Application | | | |

Response to Arguments

Applicant's arguments, see pages 7-9, filed 1/23/2008, with respect to the rejection(s) of claim(s) 1-27 under 35 USC § 102 & 35 USC § 103 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of US Patent 6950862 to Puthiyandyil et al.(hereinafter Puthiyandyil).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-2, 7-9, 24-26 are rejected under 35 U.S.C. 102(b) as being anticipated by RFC 3244-Microsoft Windows 2000 Kerberos Change Password and Set Password Protocols by Swift et al.(hereinafter Swift) in view of US Patent 6950862 to Puthiyandyil et al.(Puthiyandyil).

Regarding Claim 1, Swift discloses the receiving a encryption algorithm request wherein the request specifies an encryption algorithm for subsequent communications between client and server see Page 2 "Request Message" protocol version number; sending a subsession key to the client, wherein the subsession key may be used in conjunction with encryption algorithm to encrypt future messages see Page 3 "Reply Message" AP-REP data. But Swift does not explicitly disclose the negotiating of encryption algorithms. However, Puthiyandyil discloses the negotiating of encryption schemes see Fig. 9 item 908. It would be obvious to one having ordinary skill in the art at the time of the

10/791,035 Art Unit: 2132

invention to include the negotiating encryption schemes in the invention of Swift in order to take into account for the speed, cost, memory considerations see Puthiyandil see Col 9 Ln 51-53.

Regarding Claim 2, Swift discloses the sending and receiving as part of a authentication protocol see Page 3 Par. 1.

Regarding Claim 7, Swift discloses the deriving of algorithm from key see Page 3 Par. 2 "The newpasswd ...".

Regarding Claim 8, Swift disclose sending an encryption algorithm request to server indicating that a client computer supports a specified encryption algorithms see Page 4 "KRB5_KPASSWD_BAD_VERSION"; anticipating a subsession key with encryption algorithms see Page 2 "Request Message"; switching to specified algorithm if the subsession key is delivered see Page 3 "AP-REP data" & Page 2 "AP-REQ data".

Regarding Claim 9, Swift discloses the authenticating a server computer see Page 2 "KRB_PRIV message".

Regarding Claim 24, Swift discloses the receiving a encryption algorithm request wherein the request specifies an encryption algorithm for subsequent communications between client and server see Page 2 "Request Message" protocol version number and sending and receiving as part of a authentication protocol see Page 3 Par. 1; the switching to specified algorithm if the subsession key

is delivered see Page 3 "AP-REP data" & Page 2 "AP-REQ data. But Swift does not explicitly disclose the negotiating of encryption algorithms. However, Puthiyandyil discloses the negotiating of encryption schemes see Fig. 9 item 908. It would be obvious to one having ordinary skill in the art at the time of the invention to include the negotiating encryption schemes in the invention of Swift in order to take into account for the speed, cost, memory considerations see Puthiyandil see Col 9 Ln 51-53.

Regarding Claim 25-26, Swift discloses the encrypting of AP-REQ using an algorithm see Page 3 Par. 1.

Claims 3-6,10-13, 15-18, 21-23, 27-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over RFC 3244-Microsoft Windows 2000 Kerberos Change Password and Set Password Protocols by Swift et al.(hereinafter Swift) in view of rpcsec_gss, kadmin service principal, etc by Coffman, Kevin further in view of US Patent 6950862 to Puthiyandyil et al.(Puthiyandyil).

Regarding Claim 3, 10, 23, 27, Swift does not disclose the gss interface for authentication protocol. However, Coffman discloses the gss interface for authentication protocol see Page 1 Par. 3 "The kpasswd...". It would be obvious to one having ordinary skill in the art at the time of the invention to include the GSSAPI in the invention of Swift in order to include the protocol in a package or suite akin to RPC.

Regarding Claim 4, 11, Swift discloses the AP-REQ see Page 2- The Protocol Par. 1.

Application/Control Number:

10/791,035

Art Unit: 2132

Regarding Claim 5-6, 12-13, 22, Swift discloses the encrypting of AP-REQ using an algorithm see Page 3 Par. 1.

Regarding Claim 15, Swift discloses the receiving a encryption algorithm request wherein the request specifies an encryption algorithm for subsequent communications between client and server see Page 2 "Request Message" protocol version number; the authenticating a server computer see Page 2 "KRB_PRIV message"; client computer supports a specified encryption algorithms see Page 4 "KRB5_KPASSWD_BAD_VERSION". Swift does not disclose the gss interface for authentication protocol. However, Coffman discloses the gss interface for authentication protocol see Page 1 Par. 3 "The kpasswd...". It would be obvious to one having ordinary skill in the art at the time of the invention to include the GSSAPI in the invention of Swift in order to include the protocol in a package or suite akin to RPC. But Swift does not explicitly disclose the negotiating of encryption algorithms. However, Puthiyandyil discloses the negotiating of encryption schemes see Fig. 9 item 908. It would be obvious to one having ordinary skill in the art at the time of the invention to include the negotiating encryption schemes in the invention of Swift in order to take into account for the speed, cost, memory considerations see Puthiyandil see Col 9 Ln 51-53.

Regarding Claim 16-17, Swift discloses the deriving of algorithm from key see Page 3 Par. 2 "The newpasswd ...".

Regarding Claim 18, Swift discloses the switching to specified algorithm if the subsession key is delivered see Page 3 "AP-REP data" & Page 2 "AP-REQ data".

Application/Control Number:

10/791,035

Art Unit: 2132

Page 6

Regarding Claim 21, Swift discloses the sending and receiving as part of a authentication protocol

see Page 3 Par. 1.

Regarding Claim 28, Swift discloses the flag in a checksum see Page 2 KRB-PRIV.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be

directed to Venkat Perungavoor whose telephone number is 571-272-7213. The examiner can

normally be reached on 8:30-5:00. If attempts to reach the examiner by telephone are unsuccessful,

the examiner's supervisor, Gilberto Barron can be reached on 571-272-3799. The fax phone

number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application

Information Retrieval (PAIR) system. Status information for published applications may be

obtained from either Private PAIR or Public PAIR. Status information for unpublished applications

is available through Private PAIR only. For more information about the PAIR system, see

http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system,

contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like

assistance from a USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/VP/

Venkat Perungavoor

Examiner

GILBERTO BARRON JA

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2100